1 HONORABLE JAMES L. ROBART NOTING DATE: NOVEMBER 7, 2022 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 8 STEPHEN J. TUTTLE, et al, 9 No. 22-cv-01081-JLR Plaintiffs, 10 STIPULATION AND [PROPOSED] ORDER TO EXTEND DEADLINES 11 v. **RELATING TO INITIAL** DISCLOSURES, JOINT STATUS 12 AUDIOPHILE MUSIC DIRECT INC. d/b/a REPORT AND DEFENDANT'S TIME MUSIC DIRECT, MOBILE FIDELITY, TO RESPOND TO COMPLAINT 13 MOBILE FIDELITY SOUND LAB and/or MOFI, 14 15 Defendants. 16 **STIPULATION** 17 The parties to the above-captioned matter ("Parties"), by and through their respective 18 19 counsel, hereby agree and stipulate as follows: 20 WHEREAS, on August 2, 2022, Plaintiffs filed this action in this Court; 21 WHEREAS, on August 9, 2022 Defendants signed a Waiver of Service of Summons and 22 Complaint. Dkt. #4.; 23 WHEREAS, on October 7, 2022, the Court entered an Order setting forth certain deadlines 24 relating to Initial Disclosures, Joint Status Report, and Early Settlement ("Scheduling Order"). 25 Dkt. #6; 26

1 WHEREAS, Defendants' deadline to answer or otherwise respond to the Complaint is 2 currently November 7, 2022; 3 WHEREAS, the parties having held their FRCP 26(f) conference on October 21, 2022 and 4 discussed the time required to review initial discovery and hold preliminary settlement discussions, 5 the parties have agreed that it would be in their mutual interest to extend the current deadline as 6 set forth below: 7 IT IS THEREFORE STIPULATED AND AGREED, by and between the Parties to the 8 Action, by and through their undersigned counsel and subject to the approval of this Court, that: 9 (i) the deadline to exchange initial disclosures, previously set for November 4, 2022, is extended 10 to November 22, 2022, and (ii) the deadline for parties to submit their Joint Status Report and 11 Discovery Plan, previously set for November 14, 2022, is extended to December 7, 2022; 12 IT IS FURTHER STIPULATED AND AGREED, by and between the Parties to the 13 Action, that the new deadline by which Defendants would be required to answer or otherwise 14 respond to the Complaint would now be December 9, 2022. 15 IT IS SO STIPULATED. 16 **Dated**: November 7, 2022 17 BADGLEY MULLINS TURNER PLLC JOSEPH J. MADONIA & ASSOCIATES 18 /s/ Duncan C. Turner /s/ Joseph J. Madonia Duncan C. Turner, WSBA No. 20597 Joseph J. Madonia (pro hac vice) 19 Mark A. Trivett, WSBA No. 46375 5757 North Sheridan Road, Suite 10A 19929 Ballinger Way NE, Suite 200 20 Chicago, IL 60660 Seattle, WA 98155 T: 312-953-9000 Telephone: (206) 621-6566 21 E: josephmadonia@gmail.com Email:dturner@badgleymullins.com, mtrivett@badgleymullins.com Attorney for Defendants 22 Attorneys for Plaintiffs 23 CORR CRONIN LLP 24 Steven W. Fogg, WSBA #23528 Emily J. Harris, WSBA #35763 25 Laurel Brown, WSBA #59015 1015 Second Avenue, Floor 10 26 Seattle, WA 98104

STIPULATION AND [PROPOSED] ORDER TO EXTEND DEADLINES - 2 Case No. 22-cv-01081-JLR

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1 T: 206-625-8600 E: sfogg@corrcronin.com 2 eharris@corrcronin.com lbrown@correronin.com 3 Local Counsel for Defendants 4 5 **ORDER** 6 7 IT IS SO ORDERED this 7th day of November, 2022: 8 9 10 m R. Rlit 11 Hon. James L. Robart 12 United States District Judge 13 14 Presented by: 15 **BADGLEY MULLINS TURNER PLLC** 16 s/ Duncan C. Turner Duncan C. Turner, WSBA No. 20597 17 Mark A. Trivett, WSBA No. 46375 18 19929 Ballinger Way NE, Suite 200 Seattle, WA 98155 19 Telephone: (206) 621-6566 Email:dturner@badgleymullins.com, 20 mtrivett@badgleymullins.com Attorneys for Plaintiffs 21 22 JOSEPH J. MADONIA & ASSOCIATES 23 24 /s/ Joseph J. Madonia Joseph J. Madonia (pro hac vice) 25 5757 North Sheridan Road, Suite 10A Chicago, IL 60660 26 T: 312-953-9000

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